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Of Attorneys for Defendant City of Springfield

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF OREGON EUGENE DIVISION

BLACK UNITY; MARTIN ALLUMS; TYSHAWN FORD; AUSTIN JOHNS; MYA LANSING, and JAZMINE JOURDAN,

Plaintiffs,

V.

CITY OF SPRINGFIELD, a municipal corporation; CHIEF RICHARD L. LEWIS; LT GEORGE CROLLY #307; LT MATTHEW NNEIWART; LT TOM RAPP; SGT DAVID GRICE; SGT PETE KIRKPATRICK; SGT KEITH SEANOR # 297; A.A. AMUNDSON # 343; T.J. BAZER # 390; BRIAN K. BRAGG # 380; JOSEPH BURKE # 365; DANIEL CASAREZ # 215; ROBERT J. CONRAD # 286; B.P. DUNN #205; BRONSON **DURRANT #382; J. GARCIA-CASH** # 397; T.J. MURRAY # 398; J.J. MYERS # 355; CONNOR J. O'LEARY # 395; JARED QUINONES # 363; R.A. ROSALES # 225; ERIC A. SORBY # 376; M.J. THOMSEN # 310; L.E. TURNER # 328; J.M. WILSON # 344; DETECTIVE ROBERT WEAVER # 4854; KODY LANE; TINA PARDEE;

Case No.: 6:21-cv-346-AA

DEFENDANT CITY OF SPRINGFIELD'S UNOPPOSED MOTION FOR EXTENSION OF COURT DEADLINES

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and KYLEE WELCH, in their individual capacities;

Defendants.

Defendant City of Springfield respectfully requests that the Court extend the current court-established deadlines as set forth below. Plaintiffs do not oppose this request.

The reason for the request is that the parties are continuing to confer about production of certain discovery matters, and depositions that were scheduled earlier this year had to be postponed due to inclement weather.

The current and requested deadlines are:

|   | CURRENT    |   | REQUESTED  |
|---|------------|---|------------|
| Discovery complete; confer as to ADR; file all pleadings and join all claims: | 01/31/2024 |   | 05/31/2024 |
| Dispositive Motions:  | 03/01/2024 |   | 07/01/24   |
| Joint Alternate Dispute Report:   | 03/01/2024 |   | 07/01/24   |
| Pretrial Order:   | 04/15/2024 | 08/15/2024 If no dispositive motions filed; otherwise 45 days following the Court's ruling on any dispositive motions |            |

Respectfully submitted this 1st day of March, 2024.

FROHNMAYER, DEATHERAGE, JAMIESON, MOORE, ARMOSINO & McGOVERN, P.C.

s/Thomas F. Armosino
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## **CERTIFICATE OF SERVICE**

I hereby certify that I served the foregoing DEFENDANT CITY OF SPRINGFIELDS' MOTION FOR EXTENSION OF COURT DEADLINES upon:

> Lauren Regan lregan@cldc.org Marianne Dugan mdugan@cldc.org Sarah Alvarez salvarez@cldc.org CIVIL LIBERTIES DEFENSE CENTER 1430 Willamette Street, #359 Eugene, OR 97402 Attorneys for Plaintiffs

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Attorney for R.A. Rosales and Detective Robert Weaver

By email service on March 1, 2024, and by automatic electronic transmission via the Court's Case Management/Electronic Case Files system on March 3, 2024.

> FROHNMAYER, DEATHERAGE, JAMIESON, MOORE, ARMOSINO & McGOVERN, P.C.

s/ Thomas F. Armosino Thomas F. Armosino, OSB #911954

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